

1 QUINN EMANUEL URQUHART & SULLIVAN, LLP
2 Victoria F. Maroulis (Bar No. 202603)
3 victoriamaroulis@quinnemanuel.com
4 Kyle Batter (Bar No. 301803)
5 kylebatter@quinnemanuel.com
555 Twin Dolphin Drive, 5th Floor
Redwood Shores, California 94065
Telephone: (650) 801-5000
Facsimile: (650) 801-5100

6 | *Attorneys for Non-Party Samsung Electronics America, Inc.*

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

EPIC GAMES, INC.,

CASE NO. 4:20-cv-05640-YGR
CASE NO. 4:11-cv-06714-YGR
CASE NO. 4:19-cv-03074-YGR

Plaintiff, Counter-Defendant,

V.

APPLE INC.,

Defendant, Counterclaimant.

REQUEST TO REDACT COURT ORDER

IN RE APPLE iPhone ANTITRUST
LITIGATION

DONALD R. CAMERON, et al.,

Plaintiffs,

V.

APPLE INC.,

Defendant.

REQUEST TO REDACT COURT ORDER

On January 26, 2021, the Honorable Thomas S. Hixson issued a “Discovery Order Filed Under Seal” and noted that non-party Samsung Electronics America, Inc. (“SEA”) may file proposed redactions to the Order. Pursuant to the Court’s Order, SEA respectfully requests that the Court redact the following pages and lines from its Order, which are consistent with the Court’s January 26, 2021 Order (*Epic v. Apple* ECF No. 290) sealing the letter brief that is at issue in the Discovery Order Filed Under Seal:

- **Page 3 Line 1 through Line 2** (after “suggests that” through the end of the sentence)
- **Page 3 Line 5 through Line 7** (starting “Samsung’s internal” and ending “products”)

/s/ Victoria F. Maroulis

Attorneys for Non-Party Samsung Electronics America, Inc.

1 **ATTESTATION**

2 I, Kyle K. Batter, am the ECF User whose ID and password are being used to file this
3 document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that Victoria Maroulis
4 has concurred in this filing.

5 DATED: January 28, 2021

6 QUINN EMANUEL URQUHART & SULLIVAN, LLP

7 */s/ Kyle K. Batter*

8 Kyle K. Batter

9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28